Exhibit 10

Bernard Black

From: Bernard Black

Sent: Thursday, January 31, 2013 5:15 PM

To: Carl Glatstein

Subject: comments from Vanguard

Attachments: JDF 878 AMENDED.Order Appointing Conservator-bb.doc

They would like the new paragraph 9 shortened. See attached. Maybe you can take the deleted text, and put it in a cover letter to the court, if you think we need it.

Thank you

Bernie

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papers on SSRN at: http://ssrn.com/author=16042

Denver Probate Court City and County of Denver, State of Colorado 1437 Bannock Street, Room 230 Denver, CO 80202	▲ COURT USE ONLY ▲
In the Interest of:	Case Number:
JOANNE BLACK,	12 PR 1772
Protected Person	
<u>AMENDED</u> ORDER APPOINTING CONSERVAT	OR FOR ADULT

Upon consideration of the Petition for Appointment of Conservator for the above person and hearing on December 11, 2012,

The Court finds that:

- 1. Venue is proper and required notices have been given or waived
- 2. An interested person seeks the appointment of a Conservator.
- 3. The Protected Person's best interest will be served by appointment of a Conservator.

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The Court finds by clear and convincing evidence that a basis exists for a conservatorship because:
☑The Protected Person is unable to manage property and business affairs because of an inability to effectively receive or evaluate information or both or to make or communicate decisions, even with the use of appropriate and reasonably available technological assistance.
or
☐The Protected Person is missing, detained, or unable to return to the United States;
The Court further finds by a preponderance of evidence that:
☑The Protected Person has property that will be wasted or dissipated unless proper management is provided.

and/or

The Protected Person, or persons entitled to the Protected Person's support, require money for support, care, education, health, and welfare; and protection is necessary or desirable to obtain or provide money.

The Court has considered any expressed wishes of the Protected Person concerning the selection of the Conservator. The Court has considered the powers and duties of the Conservator, the scope of the Conservatorship, and the priority and qualifications of the Nominee.

The Court appoints the following person as Conservator of the Protected Person:

Bernard S. Black 2829 Sheridan Place Evanston, IL 60201-1725 Home: 847-869-6735 Cell: 650-773-0955

Email: bblack@northwestern.edu

The Court directs the issuance of Letters of Conservatorship as follows:

☑The powers and duties of the Conservator are unrestricted. The Conservator may exercise all the
powers granted in §15-14-425, C.R.S.
☐ The powers and duties of the Conservator are limited by the following restrictions:
☐ The Conservator shall not, without prior Court order, convey or encumber any real estate owned by the Protected Person.

To insure notice of this prohibition, the Conservator shall record the Letters evidencing appointment with the Clerk & Recorder of the County in which such real estate is located. The Conservator shall provide proof of the recording to the Court.

The Court orders the following:

- 1. The Conservator shall notify the Court within 30 days if his/her home address, email address, or phone number changes and/or of any change of address for the Protected Person.
- 2. Within 30 days of appointment, the Conservator shall provide a copy of this Order Appointing Conservator for Adult to the Protected Person and persons given notice of the Petition and shall advise those persons using Notice of Appointment of Guardian and/or Conservator (JDF 812) that they have the right to request termination or modification of the Conservatorship.
- 3. The Conservator shall file for approval with the Court a Conservator's Inventory with Financial Plan (JDF 882) on or before **March 11, 2013**. The value of the assets must be reported as of the date of this Order.
- 4. The Conservator shall file a Conservator's Report (JDF 885) with the Court each year on or before **March 11.** The time period covered in the report shall begin on **February 1** and end on **January 31**. The Conservator is required to maintain all supporting documentation, including receipts and disbursements.
- 5. All financial powers of attorney, whether executed prior to or following the entry of this Order, are terminated, except as follows:

	Supplemental Needs Trust for Residue Serve with bond in the amount of	of \$ The bond must be posted with the Court by		
	(date). If bo	and is posted by a surety, notice of any proceeding must be		
	provided to the surety.			
7.	Copies of all future Court filings must be provided to the following:			
	Name of Interested Person	Relationship to Protected Person		
	Joanne Black	Protected Person		
	Lisa DiPonio, Esq.	Protected Person's Counsel		
	Gayle Young, Esq.	Protected Person's Guardian ad Litem		
	Cherie Wrigley	Protected Person's Cousin		
	Anthony Dain, Esq.	Trustee, Protected Person's Cousin		
	Bernard Black	Protected Person's Brother and Conservator		
9.	transferable on death accounts	nterest as beneficiary under all payable on death or with Vanguard and Fidelity owned by Respondent's		
Э.	a. To disclaim Respondent's in transferable on death accounts mother, Renata Black (DOD 5/1/ Fourth of the Last Will and Test two thirds of the estate of Renata for the Benefit of Joanne Black	nterest as beneficiary under all payable on death or with Vanguard and Fidelity owned by Respondent's 2012), allowing Respondent's share to pass under Article stament of Renata Black, dated 12/19/1997, under which Black will be contributed to a Supplemental Needs Trust		
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